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October 15, 1992

Document Processing Center (TS-790)
Office of Pollution Prevention and Toxics
Environmental Protection Agency
401 M Street., S.W.
Washington, D.C. 20460
Attn: Section 8(e) Coordinator (CAP Agreement)

Dear Coordinator:

8ECAP-0025

On behalf of the Regulatee and pursuant to Unit II B.1.b. and Unit II C of the 6/28/91CAP Agreement, E.I. Du Pont de Nemours and Co. hereby submits (*in triplicate*) the attached studies. Submission of this information is voluntary and is occasioned by unilateral changes in EPA's standard as to what EPA now considers as reportable information. Regulatee's submission of information is made solely in response to the new EPA §8(e) reporting standards and is not an admission: (1) of TSCA violation or liability; (2) that Regulatee's activities with the study compounds reasonably support a conclusion of substantial health or environmental risk or (3) that the studies themselves reasonably support a conclusion of substantial health or environmental risk.

The "Reporting Guide" creates new TSCA 8(e) reporting criteria which were not previously announced by EPA in its 1978 Statement of Interpretation and Enforcement Policy, 43 Fed Reg 11110 (March 16, 1978). The "Reporting Guide states criteria which expands upon and conflicts with the 1978 Statement of Interpretation. Absent amendment of the Statement of Interpretation, the informal issuance of the "Reporting Guide" raises significant due processes issues and clouds the appropriate reporting standard by which regulated persons can assure TSCA Section 8(e) compliance.

For Regulatee,

Mark H. Christman
Counsel
Legal D-7158
1007 Market Street
Wilmington, DE 19898
(302) 774-6443

uc
1/26/95

ATTACHMENT 1

Submission of information is made under the 6/28/91 CAP Agreement, Unit II. This submission is made voluntarily and is occasioned by recent changes in EPA's TSCA §8(e) reporting standard; such changes made, for the first time in 1991 and 1992 without prior notice and in violation of Regulatee's constitutional due process rights. Regulatee's submission of information under this changed standard is not a waiver of its due process rights; an admission of TSCA violation or liability, or an admission that Regulatee's activities with the study compounds reasonably support a conclusion of substantial risk to health or to the environment. Regulatee has historically relied in good faith upon the 1978 Statement of Interpretation and Enforcement Policy criteria for determining whether study information is reportable under TSCA §8(e), 43 Fed Reg 11110 (March 16, 1978). EPA has not, to date, amended this Statement of Interpretation.

After CAP registration, EPA provided the Regulatee the June 1, 1991 "TSCA Section 8(e) Reporting Guide". This "Guide" has been further amended by EPA, EPA letter, April 10, 1992. EPA has not indicated that the "Reporting Guide" or the April 1992 amendment supersedes the 1978 Statement of Interpretation. The "Reporting Guide" and April 1992 amendment substantively lowers the Statement of Interpretation's TSCA §8(e) reporting standard². This is particularly troublesome as the "Reporting Guide" states criteria, applied retroactively, which expands upon and conflicts with the Statement of Interpretation.³ Absent amendment of the Statement of Interpretation, the informal issuance of the "Reporting Guide" and the April 1992 amendment clouds the appropriate standard by which regulated persons must assess information for purposes of TSCA §8(e).

²In sharp contrast to the Agency's 1977 and 1978 actions to soliciting public comment on the proposed and final §8(e) Policy, EPA has unilaterally pronounced §8(e) substantive reporting criteria in the 1991 Section 8(e) Guide without public notice and comment. See 42 Fed Reg 45362 (9/9/77), "Notification of Substantial Risk under Section 8(e): Proposed Guidance".

³A comparison of the 1978 Statement of Interpretation and the 1992 "Reporting Guide" is appended.

Throughout the CAP, EPA has mischaracterized the 1991 guidance as reflecting "longstanding" EPA policy concerning the standards by which toxicity information should be reviewed for purposes of §8(e) compliance. Regulatee recognizes that experience with the 1978 Statement of Interpretation may cause a review of its criteri. Regulatee supports and has no objection to the Agency's amending reporting criteria *provided that* such amendment is not applied to the regulated community in an unfair way. However, with the unilateral announcement of the CAP under the auspices of an OCM enforcement proceeding, EPA has wrought a terrific unfairness since much of the criteria EPA has espoused in the June 1991 Reporting Guide and in the Agency's April 2, 1992 amendment is new criteria which does not exist in the 1978 Statement of Interpretation and Enforcement Policy.

The following examples of new criteria contained in the "Reporting Guide" that is not contained in the Statement of Interpretation follow:

- o even though EPA expressly disclaims each "status report" as being preliminary evaluations that should not be regarded as final EPA policy or intent⁴, the "Reporting Guide" gives the "status reports" great weight as "sound and adequate basis" from which to determine mandatory reporting obligations. ("Guide" at page 20).
- o the "Reporting Guide" contains a matrix that establishes new numerical reporting "cutoff" concentrations for acute lethality information ("Guide" at p. 31). Neither this matrix nor the cutoff values therein are contained in the Statement of Interpretation. The regulated community was not made aware of these cutoff values prior to issuance of the "Reporting Guide" in June, 1991.
- othe "Reporting Guide" states new specific definitional criteria with which the Agency, for the first time, defines as 'distinguishable neurotoxicological effects'; such criteria/guidance not expressed in the 1978 Statement of Interpretation.⁵;
- othe "Reporting Guide" provides new review/ reporting criteria for irritation and sensitization studies; such criteria not previously found in the 1978 Statement of Interpretation/Enforcement Policy.
- othe "Reporting Guide" publicizes certain EPA Q/A criteria issued to the Monsanto Co. in 1989 which are not in the Statement of Interpretation; have never been published in the Federal Register or distributed by the EPA to the Regulatee. Such Q/A establishes new reporting criteria not previously found in the 1978 Statement of Interpretation/Enforcement Policy.

⁴The 'status reports' address the significance, if any, of particular information reported to the Agency, rather than stating EPA's interpretation of §8(e) reporting criteria. In the infrequent instances in which the status reports contain discussion of reportability, the analysis is invariably quite limited, without substantial supporting scientific or legal rationale.

⁵ See, e.g., 10/2/91 letter from Du Pont to EPA regarding the definition of 'serious and prolonged effects' as this term may relate to transient anesthetic effects observed at lethal levels; 10/1/91 letter from the American Petroleum Institute to EPA regarding clarification of the Reporting Guide criteria.

In discharging its responsibilities, an administrative agency must give the regulated community fair and adequate warning to as what constitutes noncompliance for which penalties may be assessed.

Among the myriad applications of the due process clause is the fundamental principle that statutes and regulations which purport to govern conduct must give an adequate warning of what they command or forbid.... Even a regulation which governs purely economic or commercial activities, if its violation can engender penalties, must be so framed as to provide a constitutionally adequate warning to those whose activities are governed.

Diebold, Inc. v. Marshall, 585 F.2d 1327, 1335-36 (D.C. Cir. 1978). See also, Rollins Environmental Services (NJ) Inc. v. U.S. Environmental Protection Agency, 937 F. 2d 649 (D.C. Cir. 1991).

While neither the are rules, This principle has been applied to hold that agency 'clarification', such as the Statement of Interpretation, the "Reporting Guide" nor the April 1992 amendments will not applied retroactively.

...a federal court will not retroactively apply an unforeseeable interpretation of an administrative regulation to the detriment of a regulated party on the theory that the post hoc interpretation asserted by the Agency is generally consistent with the policies underlying the Agency's regulatory program, when the semantic meaning of the regulations, as previously drafted and construed by the appropriate agency, does not support the interpretation which that agency urges upon the court.

Standard Oil Co. v. Federal Energy Administration, 453 F. Supp. 203, 240 (N.D. Ohio 1978), aff'd sub nom. Standard Oil Co. v. Department of Energy, 596 F.2d 1029 (Em. App. 1978):

The 1978 Statement of Interpretation does not provide adequate notice of, and indeed conflicts with, the Agency's current position at §8(e) requires reporting of all 'positive' toxicological findings without regard to an assessment of their relevance to human health. In accordance with the statute, EPA's 1978 Statement of Interpretation requires the regulated community to use scientific judgment to evaluate the significance of toxicological findings and to determining whether they reasonably support a conclusion of a substantial risk. Part V of the Statement of Interpretation urges persons to consider "the fact or probability" of an effect's occurrence. Similarly, the 1978 Statement of Interpretation stresses that an animal study is reportable only when "it contains reliable evidence ascribing the effect to the chemical." 43 Fed Reg. at 11112. Moreover, EPA's Statement of Interpretation defines the substantiality of risk as a function of both the seriousness of the effect and the probability of its occurrence. 43 Fed Reg 11110 (1978). Earlier Agency interpretation also emphasized the "substantial" nature of a §8(e) determination. See 42 Fed Reg 45362, 45363

(1977). [Section 8(e) findings require "extraordinary exposure to a chemical substance...which critically imperil human health or the environment"].

The recently issued "Reporting Guide" and April 1992 Amendment guidance requires reporting beyond and inconsistent with that required by the Statement of Interpretation. Given the statute and the Statement of Interpretation's explicit focus on substantial human or environmental risk, whether a substance poses a "substantial risk" of injury requires the application of scientific judgment to the available data on a case-by-case basis.

If an overall weight-of-evidence analysis indicates that this classification is unwarranted, reporting should be unnecessary under §8(e) because the available data will not "reasonably support the conclusion" that the chemical presents a substantial risk of serious adverse consequences to human health.

Neither the legislative history of §8(e) nor the plain meaning of the statute support EPA's recent lowering of the reporting threshold that TSCA §8(e) was intended to be a sweeping information gathering mechanism. In introducing the new version of the toxic substances legislation, Representative Eckhart included for the record discussion of the specific changes from the version of H. R. 10318 reported by the Consumer Protection and Finance Subcommittee in December 1975. One of these changes was to modify the standard for reporting under §8(e). The standard in the House version was changed from "causes or contributes to an unreasonable risk" to "causes or significantly contributes to a substantial risk". This particular change was one of several made in TSCA §8 to avoid placing an undue burden on the regulated community. The final changes to focus the scope of Section 8(e) were made in the version reported by the Conference Committee.

The word "substantial" means "considerable in importance, value, degree, amount or extent". Therefore, as generally understood, a "substantial risk" is one which will affect a considerable number of people or portion of the environment, will cause serious injury and is based on reasonably sound scientific analysis or data. Support for the interpretation can be found in a similar provision in the Consumer Product Safety Act. Section 15 of the CPSA defines a "substantial product hazard" to be:

"a product defect which because of the pattern of defect, the number of defective products distributed in commerce, the severity of the risk, or otherwise, creates a substantial risk of injury to the public."

Similarly, EPA has interpreted the word 'substantial' as a quantitative measurement. Thus, a 'substantial risk' is a risk that can be quantified, *See*, 56 Fed Reg 32292, 32297 (7/15/91). Finally, since information pertinent to the exposure of humans or the environment to chemical substances or mixtures may be obtained by EPA through Sections 8(a) and 8(d) regardless of the degree of potential risk, §8(e) has specialized function. Consequently, information subject to §8(e) reporting should be of a type which would lead a reasonable man to conclude that some type action was required immediately to prevent injury to health or the environment.

Attachment

Comparison:

Reporting triggers found in the 1978 "Statement of Interpretation/ Enforcement Policy", 43 Fed Reg 11110 (3/16/78) and the June 1991 *Section 8(e) Guide*.

TEST TYPE _____	1978 POLICY CRITERIA EXIST?	New 1991 GUIDE CRITERIA EXIST?
ACUTE LETHALITY		
Oral	N}	Y}
Dermal	N}	Y}
Inhalation (Vapors)	} ⁶	} ⁷
aerosol	N}	Y}
dusts/ particles	N}	Y}
SKIN IRRITATION	N	Y ⁸
SKIN SENSITIZATION (ANIMALS)	N	Y ⁹
EYE IRRITATION	N	Y ¹⁰
SUBCHRONIC (ORAL/DERMAL/INHALATION)	N	Y ¹¹
REPRODUCTION STUDY	N	Y ¹²
DEVELOPMENTAL TOX	Y ¹³	Y ¹⁴

⁶43 Fed Reg at 11114, comment 14:

"This policy statements directs the reporting of specific effects when unknown to the Administrator. Many routine tests are based on a knowledge of toxicity associated with a chemical. unknown effects occurring during such a range test may have to be reported if they are those of concern to the Agency and if the information meets the criteria set forth in Parts V and VII."

⁷Guide at pp.22, 29-31.

⁸Guide at pp-34-36.

⁹Guide at pp-34-36.

¹⁰Guide at pp-34-36.

¹¹Guide at pp-22; 36-37.

¹²Guide at pp-22

¹³43 Fed Reg at 11112

"Birth Defects" listed.

¹⁴Guide at pp-22

NEUROTOXICITY	N	Y ¹⁵
CARCINOGENICITY	Y ¹⁶	Y ¹⁷
MUTAGENICITY		
<i>In Vitro</i>	Y ¹⁸	Y ¹⁹
<i>In Vivo</i>	Y}	Y}
ENVIRONMENTAL		
Bioaccumulation	Y}	N
Bioconcentration	Y ²⁰	N
Oct/water Part. Coeff.	Y}	N
Acute Fish	N	N
Acute Daphnia	N	N
Subchronic Fish	N	N
Subchronic Daphnia	N	N
Chronic Fish	N	N
AVIAN		
Acute	N	N
Reproductive	N	N
Reprodcutive	N	N

¹⁵Guide at pp-23; 33-34.

¹⁶43 Fed Reg at 11112
"Cancer" listed

¹⁷Guide at pp-21.

¹⁸43 Fed Reg at 11112; 11115 at Comment 15

"Mutagenicity" listed/ *in vivo* vs *invitro* discussed; discussion of "Ames test".

¹⁹Guide at pp-23.

²⁰43 Fed Reg at 11112; 11115 at Comment 16.

CAS# 4835-11-4

Chem: 1,6 hexane diamine, N,N'-dibutyl

Title: Eye Irritation Test in rabbits

Date: 7/30/75

Summary of Effects: corneal opacity

Copies to: C. T. Handy (6)
D. E. Goins (1)

E. I. du Pont de Nemours and Company
Haskell Laboratory for Toxicology and Industrial Medicine
HASKELL LABORATORY REPORT NO. 441-75 MR NO. 2201-001

Material Tested	Haskell No.	Other Codes	Submitted by
1,6 Hexane diamine, N,N'-dibutyl-*	9521	OCNB 3833-130-3; DBHED; BU-6	D. E. Goins, Textile Fibers Department, Chattanooga.

EYE IRRITATION TEST IN RABBITS

Introduction: 1,6-Hexane diamine, N,N'-dibutyl- forms solid hydrates on contact with moisture. The purpose of this test is to ascertain the effect of washing eyes after 20 seconds contact with this material.

Procedure: One-tenth milliliter of the undiluted chemical was placed into the right conjunctival sac of each of four albino rabbits. After 20 seconds, two treated eyes were washed with tap water for one minute. The treated eye of the other rabbits were not washed. Observations of the cornea, iris and conjunctiva were made with a hand-slit lamp at one and four hours, and at one, two, three and seven** days; 5% aqueous fluorescein stain and a biomicroscope were used at examinations after the day of treatment.

Results:

Rabbit No.	Dose	Treatment of Eyes	Ocular Effects	
			Cornea	Iris
11614	0.1 ml Test Material	Not Washed	Immediate generalized severe penetrating opacity. At 1 day complete opalescence and appeared to be pitted. Entire corneal area appeared hardened at 2 days. No improvement with distortion at 7 days.	Severe corneal opacity obscured iris 1-4 hrs. At 1 day iritic flare seen. Extreme edges of iris appeared very red but no details visible. No reaction to light 1-7 days.
				Conjunctiva
				Redness: Brown (necrotic) 1 hr. - 7 days.
				Swelling: Moderate 1 hr. - 7 days.
				Discharge: Copious brownish 1 hr. - 7 days (Hemastix® Positive).
				Outer Lids: At 3 days black (necrotic).

Results (Continued)

Rabbit No.	Dose	Treatment of Eyes	Ocular Effects		
			Cornea	Iris	Conjunctiva
11552	0.1 ml Test Material	Not Washed	Immediate, generalized, severe penetrating opacity. At 1 day, complete opalescence & appeared to be pitted. At 2 days, 1/4 of cornea appeared to be hardened but entire cornea was opalescent. No improvement in 3 days.	Severe corneal opacity obscured iris 1 hr.-2 days. Extreme edges of iris appeared very red but no details visible. No reaction to light 1-3 days.	<u>Redness:</u> Brown (necrotic) 1 hr. - 3 days. <u>Swelling:</u> Moderate 1 hr. - 3 days. <u>Discharge:</u> Copious brownish 1 hr.-3 days (Hemastix®-Positive) Eye forced open at 3 days. <u>Outer Lids:</u> At 3 days black (necrotic).
11616	0.1 ml Test Material	Washed§	Immediate, generalized, severe penetrating opacity. At 4 hrs, 3/4 of cornea appeared hardened. At 3 days, clouds of precipitate appeared in anterior chamber.	Severe corneal opacity obscured iris 1 hr.-3 days. No details visible but outer edge appeared very red. No reaction to light 1-3 days.	<u>Redness:</u> Blanched with brown spots & hemorrhages (necrotic) 1 hr.-3 days. <u>Swelling:</u> Severe 1 hr.-3 days. <u>Discharge:</u> Copious brownish at 1 hr. Moderate at 4 hrs. Copious 1-3 days. Hemastix®-Positive 1 hr.-3 days. Eye forced open at 3 days. <u>Outer Lids:</u> At 3 days black (necrotic).
11529	0.1 ml Test Material	Washed§	Immediate, generalized, severe penetrating opacity. At 4 hrs, where precipitate adhered to one spot, appeared hardened. At 1 day, complete opalescence & pitting. No improvement in 3 days.	Severe corneal opacity obscures iris 1 hr.-3 days. No details visible but outer edge appears very red. No reaction to light 1-3 days.	<u>Redness:</u> Blanched with brown spots & hemorrhages (necrotic) 1 hr. - 3 days. <u>Swelling:</u> Severe 1-4 hrs. Moderate 1-3 days. <u>Discharge:</u> Copious brownish 1 hr.-3 days. Eye forced open at 3 days. <u>Outer Lids:</u> Black (necrotic).

** One rabbit read at 7 days, 3 remaining rabbits not read. All sacrificed because of corrosive action of compound.

§ Impossible to wash out all of precipitate. Additional washing caused more precipitate. Eye rewashed at 4 hours and some precipitate removed.

§§ Rabbit Nos. 11552, 11616 and 11529 - not read at 7 days. See ** and summary.

Summary: 1,6-Hexanediamine, N,N'-dibutyl- produced immediate, generalized, penetrating, severe corneal opacity, severe iritis and necrosis of the conjunctiva and outer lids in rabbit eyes. The eyes did not react to light at one day and within three days the cornea of both unwashed eyes was completely opalescent with many tissue changes. No vascularization of the cornea or signs of improvement were observed. Because of the obvious corrosive nature of the compound, three rabbits were sacrificed after the three-day reading and one with unwashed eye held for observation at seven days.

When the eyes were dosed and an attempt was made to wash out the compound, much precipitate formed which could not be washed out. Eyes dosed with the compound and promptly washed were much the same as the unwashed eyes. The corneas were completely opalescent, the eyes did not react to light within one day and the conjunctiva and outer lids were necrotic and somewhat more swollen than the unwashed eyes. At three days, one washed eye had clouds of precipitate in the anterior chamber, indicating the injury was penetrating.

1,6-Hexanediamine, N,N'-dibutyl- is corrosive to eyes. All contact with the eyes should be avoided, and safety goggles should be worn when handling this material. Prompt flushing with water does not lessen the ocular effects. In the event of accidental eye contact, immediate expert medical attention should be obtained.

* Composition: 80% Dibutyl-1,6-hexanediamine
18% Monobutyl-1,6-hexanediamine
0.9% Unknown
All other impurities < 0.5%

Report by:

Doris F. Edwards
Doris F. Edwards
Assistant Toxicologist

Approved by:

Raymond W. Morrow
Raymond W. Morrow
Chief, Dermal and Ocular Toxicology Section



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

Mark H. Christman
Counsel
E. I. Du Pont De Nemours and Company
Legal D-7010-1
1007 Market Street
Wilmington, Delaware 19898

OFFICE OF
PREVENTION, PESTICIDES AND
TOXIC SUBSTANCES

MAY 08 1995

EPA acknowledges the receipt of information submitted by your organization under Section 8(e) of the Toxic Substances Control Act (TSCA). For your reference, copies of the first page(s) of your submission(s) are enclosed and display the TSCA §8(e) Document Control Number (e.g., 8EHQ-00-0000) assigned by EPA to your submission(s). Please cite the assigned 8(e) number when submitting follow-up or supplemental information and refer to the reverse side of this page for "EPA Information Requests".

All TSCA 8(e) submissions are placed in the public files unless confidentiality is claimed according to the procedures outlined in Part X of EPA's TSCA §8(e) policy statement (43 FR 11110, March 16, 1978). Confidential submissions received pursuant to the TSCA §8(e) Compliance Audit Program (CAP) should already contain information supporting confidentiality claims. This information is required and should be submitted if not done so previously. To substantiate claims, submit responses to the questions in the enclosure "Support Information for Confidentiality Claims". This same enclosure is used to support confidentiality claims for non-CAP submissions.

Please address any further correspondence with the Agency related to this TSCA 8(e) submission to:

Document Processing Center (7407)
Attn: TSCA Section 8(e) Coordinator
Office of Pollution Prevention and Toxics
U.S. Environmental Protection Agency
Washington, D.C. 20460-0001

EPA looks forward to continued cooperation with your organization in its ongoing efforts to evaluate and manage potential risks posed by chemicals to health and the environment.

Sincerely,

Terry R. O'Bryan

Terry R. O'Bryan
Risk Analysis Branch

Enclosure

12334A



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Triage of 8(e) Submissions

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NON-CAP

CAP

Submission number: 12334A

TSCA Inventory:

Y

N

D

Study type (circle appropriate):

Group 1 - Dick Clements (1 copy total)

ECO

AQUATO

Group 2 - Ernie Falke (1 copy total)

ATOX

SBTOX

SEN

w/NEUR

Group 3 - Elizabeth Margosches (1 copy each)

STOX

CTOX

EPI

RTOX

GTOX

STOX/ONCO

CTOX/ONCO

IMMUNO

CYTO

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Other (FATE, EXPO, MET, etc.): _____

Notes:

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Notes:

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Date: 4/11/95

CECATS/TRIAGE TRACKING DBASE ENTRY FORM

CECATS DATA:

Submission # SEHQ-1092-12334 SEQ. ATYPE: INT SUPP FLWPSUBMITTER NAME: E.I. Dupont deNemaours and CompanySUB. DATE: 10/15/92 OTS DATE: 10/27/92 CSRAD DATE: 01/26/95

CHEMICAL NAME:

CASE

4835-11-4

INFORMATION REQUESTED: FLWP DATE:

0501 NO INFO REQUESTED

0502 INFO REQUESTED (TECH)

0503 INFO REQUESTED (VOL ACTIONS)

0504 INFO REQUESTED (REPORTING RATIONALE)

DISPOSITION:

0630 REFER TO CHEMICAL SCREENING

0678 CAP NOTICE

VOLUNTARY ACTIONS

0401 NO ACTION REPORTED

0402 STUDIES PLANNED/IN PROGRESS

0403 NOTIFICATION IN WORKING ORDER

0404 LAMP/MSDS CHANGES

0405 PROCESS/ANALYSIS CHANGES

0406 APP/USE DISCONTINUED

0407 PRODUCTION DISCONTINUED

0408 CONFIDENTIAL

INFORMATION TYPE:

INFORMATION TYPE:	P F C
0201 ONCO (HUMAN)	01 02 04
0202 ONCO (ANIMAL)	01 02 04
0203 CELL TRANS (IN VITRO)	01 02 04
0204 MUTA (IN VITRO)	01 02 04
0205 MUTA (IN VIVO)	01 02 04
0206 REPRO/TERATO (HUMAN)	01 02 04
0207 REPRO/TERATO (ANIMAL)	01 02 04
0208 NEURO (HUMAN)	01 02 04
0209 NEURO (ANIMAL)	01 02 04
0210 ACUTE TOX. (HUMAN)	01 02 04
0211 CHR. TOX. (HUMAN)	01 02 04
0212 ACUTE TOX. (ANIMAL)	01 02 04
0213 SUB ACUTE TOX (ANIMAL)	01 02 04
0214 SUB CHRONIC TOX (ANIMAL)	01 02 04
0215 CHRONIC TOX (ANIMAL)	01 02 04

INFORMATION TYPE:

INFORMATION TYPE:	P F C
0216 EPICLIN	01 02 04
0217 HUMAN EXPOS (PROD CONTAM)	01 02 04
0218 HUMAN EXPOS (ACCIDENTAL)	01 02 04
0219 HUMAN EXPOS (MONITORING)	01 02 04
0220 BIOAQUA TOX	01 02 04
0221 ENV. OCCUREL/FATE	01 02 04
0222 EMER ENCI OF ENV CONTAM	01 02 04
0223 RESPONSE REQST DELAY	01 02 04
0224 PROD/COMP/CHM ID	01 02 04
0225 REPORTING RATIONALE	01 02 04
0226 CONFIDENTIAL	01 02 04
0227 ALLERG (HUMAN)	01 02 04
0228 ALLERG (ANIMAL)	01 02 04
0229 METAB/PHARMACO (ANIMAL)	01 02 04
0230 METAB/PHARMACO (HUMAN)	01 02 04

INFORMATION TYPE:

INFORMATION TYPE:	P F C
0241 IMMUNO (ANIMAL)	01 02 04
0242 IMMUNO (HUMAN)	01 02 04
0243 CHEMPHYS PROP	01 02 04
0244 CLASTO (IN VITRO)	01 02 04
0245 CLASTO (ANIMAL)	01 02 04
0246 CLASTO (HUMAN)	01 02 04
0247 DNA DAM/REPAIR	01 02 04
0248 PRODUCE/PROC	01 02 04
0251 MSDS	01 02 04
0259 OTHER	01 02 04

TRACE DATA

NON-CBI INVENTORY

ONGOING REVIEW

SPECIES

TOXICOLOGICAL CONCERN

USE:

PRODUCTION:

YES

YES (DROP/REFER)

Rbt

LOW

CAS SR

NO

NO (CONTINUE)

MED

IN IT MIMM

REFER

HIGH

1-259213

12334A

H

Eye irritation in the rabbit is of high concern. Four albino rabbits received application of 0.1 mL into an washed (2) or unwashed (2) eyes. Severe irritation of the cornea (opalescence, pitting, hardening), iris (opacity, very red, no reaction to light) and conjunctiva (necrosis, discharge, blackened lids) were evident in both washed and unwashed eyes.